

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

ALEXIS CASTILLO,

No. C 05-00284 WHA

Plaintiff,

v.

FINAL PRETRIAL ORDER

CITY AND COUNTY OF SAN
FRANCISCO; PERRY HOLLIS; MARTIN
SCANLAN; DAVID SMITH; RON ROTH;
COUNTY OF SAN MATEO; FRANK
KASTELL; SHERYL WOLCOTT; and
DOES 1-50,

Defendants.

FOR GOOD CAUSE and after a final pretrial conference, the Court issues the following final pretrial order:

1. This case shall go to a **JURY TRIAL** on **MARCH 6, 2006**, at **7:30 A.M.**, and shall continue until completed on the schedule discussed at the conference. The issues to be tried shall be those set forth in the joint proposed pretrial order except to the extent modified by order *in limine*. This final pretrial order supersedes all the complaint, answer and any counterclaims, cross-claims or third-party complaints, *i.e.*, only the issues expressly identified for trial remain in the case.

2. Rulings on the motions *in limine* shall be summarized by counsel in a jointly-prepared order as to form and provided to the Court by March 1, 2006.

3. Except for good cause, each party is limited to the witnesses and exhibits disclosed in the joint proposed final pretrial order less any excluded or limited by an order

1 *in limine*. Materials or witnesses used solely for impeachment need not be disclosed and may
2 be used, subject to the rules of evidence.

3 4. The stipulations of facts set forth in the joint proposed final pretrial order are
4 approved and binding on all parties.

5 5. A jury of **EIGHT PERSONS** shall be used.

6 6. Each side shall have **ELEVEN HOURS** to examine witnesses (counting direct
7 examination, cross-examination, re-direct examination, re-cross examination, etc.).

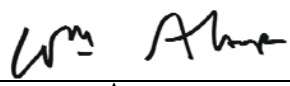
8 Opening statements and closing arguments shall not count against the limit. In setting this
9 limit, the Court has carefully considered the witness summaries provided for the final pretrial
10 conference. Counsel had been directed to specify for each witness all non-cumulative
11 testimony. Conclusory and repetitive proffers were made instead. Counsel wholly failed to
12 justify the lengthy time estimates requested. The Court nonetheless did the best it could with
13 the information given. It also drew on its experience in presiding over cases of similar
14 complexity and the Court's earlier 25 years in trial practice as a lawyer. Finally, the Court took
15 into account the competing demands on the Court's calendar and the need to reduce the burden
16 on the members of the jury who will decide the case.

17 7. The parties shall follow the Court's current *Guidelines for Trial and*
18 *Final Pretrial Conference*, separately provided and available on the Internet at
19 <http://www.cand.uscourts.gov>, which guidelines are incorporated as part of this order.

20 8. Additional briefing on two issues was requested and shall be submitted by
21 March 1, 2006.

22
23 **IT IS SO ORDERED.**

24
25 Dated: February 27, 2006.

26 
27 WILLIAM ALSUP
28 UNITED STATES DISTRICT JUDGE